ORD (5/1/04) rdl

## UNITED STATES BANKRUPTCY COURT District of Oregon

U.S. BANKRUPTCY COURT DISTRICT OF OREGON FILED

In re Roman Catholic Archbishop of Portland	) Case No. <b>04–37154–elp11</b>	November 2, 2005
OR Other names used by debtor: Archdiocese of Portland in Oregon, Archbishop of Portland in Oregon Debtor(s)	) ) ) ORDER RETURNING ) DOCUMENT(S) )	Clerk, U.S. Bankruptcy Court BY rdl DEPUTY

## IT IS ORDERED that:

1. The attached **Proposed Order** was/were tendered on 11/2/05 (as evidenced by the date stamped on the document) by **David Slader**, but the original(s) is/are hereby returned undocketed for the reason(s) stated below, will have no legal effect, <u>AND</u> you must BOTH: (i) PROPERLY REFILE, AND CORRECT if necessary, the original document(s), AND (ii) SERVE THOSE DOCUMENTS AGAIN on any parties originally served with a copy of the document BEFORE the court will take any action thereon:

The top margin of the FIRST page of any proposed order or judgment must be four inches (4") AND DEVOID OF ALL TEXT/MARKINGS, except for any pleading numbers which must only be WITHIN 3/4" of the left edge. If signed, the judge's signature and Clerk's "FILED" stamp will appear within that top 4" margin. All other pages must have a top margin of one inch (1"). The last line of the substantive text of the document must be delineated by three (3) pound symbols (###) centered in the middle of that line. [General Order #03–3.]

Do NOT provide a signature line for the judge.

[NOTE: It is highly recommended that you constantly monitor this court's website at www.orb.uscourts.gov in order to stay current regarding updates to local court rules, forms, fees, procedures, etc!]

2. If the original date of tender is critical, the court may consider setting aside this order if the tendering party files with the court, within 8 days of the "FILED" date above, <u>ALL</u> of the following: (1) a written request for hearing which CLEARLY SETS FORTH ALL grounds for filing the document as of the original date of tender; (2) a copy of this Order; (3) the complying document(s); <u>AND</u> (4) A CERTIFICATION THAT copies of the request for hearing were served on all parties that were served with a copy of the original noncomplying document(s) named in pt. 1 above.

Clerk, U.S. Bankruptcy Court